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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/697,027	10/31/2003	Kazuo Okada	SHO-0043	1099	
23353 7590 04/04/2007 RADER FISHMAN & GRAUER PLLC LION BUILDING			EXAMINER		
			HSU, RYAN		
1233 20TH ST WASHINGTO	REET N.W., SUITE 501 N, DC 20036		ART UNIT	PAPER NUMBER	
	,		3714		
			MAN DATE	DEL WERV MODE	
			MAIL DATE	DELIVERY MODE	
			04/04/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

## Advisory Action

Application No.	Applicant(s)		
10/697,027	OKADA, KAZUO		
Examiner	Art Unit		
Ryan Hsu	3714		

Advisory Action	10/697,027	OKADA, KAZUO	
Before the Filing of an Appeal Brief	Examiner	Art Unit	
	Ryan Hsu	3714	
The MAILING DATE of this communication appe	ears on the cover sheet with the c	correspondence add	ress
 THE REPLY FILED <u>07 March 2007</u> FAILS TO PLACE THIS AI			
1.  The reply was filed after a final rejection, but prior to or of this application, applicant must timely file one of the follo places the application in condition for allowance; (2) a Notal Request for Continued Examination (RCE) in compliant time periods:	n the same day as filing a Notice of wing replies: (1) an amendment, affotice of Appeal (with appeal fee) in committee with 37 CFR 1.114. The reply more	Appeal. To avoid aba îdavit, or other eviden compliance with 37 Cl	nce, which FR 41.31; or (3)
<ul> <li>a)</li></ul>	Advisory Action, or (2) the date set forth		
Examiner Note: If box 1 is checked, check either box (a) or TWO MONTHS OF THE FINAL REJECTION. See MPEP 7	706.07(f).		
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of exunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office late may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	xtension and the corresponding amount shortened statutory period for reply orig er than three months after the mailing da	of the fee. The appropri inally set in the final Office.	iate extension fee ce action; or (2) as
<ol> <li>The Notice of Appeal was filed on A brief in com filing the Notice of Appeal (37 CFR 41.37(a)), or any exter a Notice of Appeal has been filed, any reply must be filed AMENDMENTS</li> </ol>	ension thereof (37 CFR 41.37(e)), to	avoid dismissal of th	
3. The proposed amendment(s) filed after a final rejection,	but prior to the date of filing a brief,	, will <u>not</u> be entered be	ecause
(a) They raise new issues that would require further co		TE below);	
(b) ☐ They raise the issue of new matter (see NOTE below) They are not deemed to place the application in be	•	duaina ar aimhlifeina t	the incurs for
appeal; and/or	etter form for appear by materially re	ducing or simplifying t	ille issues ioi
(d) They present additional claims without canceling a NOTE: (See 37 CFR 1.116 and 41.33(a))		ected claims.	
4. The amendments are not in compliance with 37 CFR 1.1		empliant Amendment (	(PTOL-324).
5. Applicant's reply has overcome the following rejection(s	):		
<ol> <li>Newly proposed or amended claim(s) would be a non-allowable claim(s).</li> </ol>	illowable if submitted in a separate,	timely filed amendme	nt canceling the
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is pro The status of the claim(s) is (or will be) as follows:		II be entered and an e	explanation of
Claim(s) allowed: Claim(s) objected to:			
Claim(s) rejected:			
Claim(s) withdrawn from consideration:		•	
AFFIDAVIT OR OTHER EVIDENCE  B. ☐ The affidavit or other evidence filed after a final action, but the control of the control	ut before or on the date of filing a N	otice of Appeal will be	at he entered
because applicant failed to provide a showing of good ar was not earlier presented. See 37 CFR 1.116(e).			
9. The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessa	overcome all rejections under appe	al and/or appellant fai	ils to provide a
10. ☐ The affidavit or other evidence is entered. An explanation of the control of the contr	on of the status of the claims after e	ntry is below or attach	ıed.
<ol> <li>The request for reconsideration has been considered by <u>See Continuation Sheet.</u></li> </ol>	ut does NOT place the application in	n condition for allowar	nce because:
12. Note the attached Information Disclosure Statement(s).	(PTO/SB/08) Paper No(s)	1 - 1	
13.  Other:		W///M	'
	2000		
		TÉ. PEZZUTO PRIMARY EXAMIN	ER

Continuation of 11. does NOT place the application in condition for allowance because: The applicant argues that the prior art of record fails to disclose or teach a gaming machine that incorporates an LCD panel, the diffusion sheet, the light guiding plate and the variable display device that is arranged in the form of claim 1 in the instant application. Additionally, the applicant questions the combination of Motegi and the pertinence of Basturk et al. On both accounts the Examiner respectfully disagrees. With respect to Motegi, the applicant is correct that the exact arrangement as claimed in claim one has not been met by Motegi. However, Motegi is directed towards producing a variably display device for variably displaying designs wherein two displays are guided so that the player experiences a visually stimulating display where light is transmitting so that a player may experience an interlaced display of several different illumination elements (ie: a reel display that is illuminated or accentuated by a lcd display panel. Motegi teaches of a gaming machine that incorporates a variable display evice that variably displays designs. However, some of the structural components of the claims are not specifically disclosed in Motegi. In an analogous patent in the display art, Basturk teaches a display that has been used in a watch where an LCD panel, a diffusion sheet, a light guiding plate are implemented to form a variable display device such as the one detailed by the claim limitations. As Basturk simply shows a design implementation of a variable display devices at the time the invention was made it would have been obvious to one of ordinary skill in the art to adapt the teachings of Basturk with that of Motegi's game machine in order to use an LCD panel, diffusion sheet, and light guiding plate for a variable display device.